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APR 21 2025

RENÉE MAZIE BUMB

I PLEA TO THE 3RD DISTRICT
COURT TO PLEASE ALLOW ME MY DAY
IN COURT ON THIS ISSUE.I HAVE BEEN DEFENDED THE
LARGEST LAMBSUIT IN HISTORY
AND AN OLYMPIC LEGAL FEAT,
HISTORIC FOR AN AMERICAN AND
A HUGE PROMISE FOR MINE AND
MY FAMILIES FUTURE. MY LITTLE
SISTER RECENTLY DIED IN A CAR
ACCIDENT, MY MOTHER RECENTLY
WAS RUN OVER BY A TRUCK.
I'VE LOST 9 ~~MY~~ CUBS FROM
OVER DOSE AND I HAVE TWO
CHILDREN WITHOUT PARENTS. IREALIZE CONSTITUTIONAL STANDING
IN COURT TO PROCEED SO I CAN
LIVE, LIBERTY, AND WITHOUT OF
HAPPINESS U.S. CONST. AMEND XIV, 1.PLEASE KEEP THIS VERY
CONFIDENTIAL WHILE THIS IS WORKED
OUT. PLEASE HEAR ME OUT. PLEASE
APPOINT COUNSEL. I ACTUALLY ~~LOST~~
ALL THE MATERIAL EVIDENCE AND
KNOW THIS IS BAD.

A-E 2/13

Writ For;

28 U.S.C. 52241

Motion For; writ of Mandamus.

Claim; Equal Protections StandingU.S. Const. Amend. XIV163 Ohio St. 3d 521

OVERVIEW; THE EQUAL PROTECTION CLAUSES IN BOTH THE UNITED STATES AND OHIO CONSTITUTIONS REQUIRE THAT STATE LAWS, TREAT SIMILARLY SITUATED INDIVIDUALS IN A SIMILAR MATTER. IN OTHER WORDS, THE LAW MUST OPERATE EQUALLY UPON PERSONS WHO ARE IDENTIFIED IN THE SAME CLASS. THE COMPARISON OF ONLY SIMILARLY SITUATED ENTITIES IS -

A-E 3/13

Continuation of Overview Inter-alia

- Integral to a Equal Protection analysis, as Equal Protection Does Not Require Things which are Different in fact to be treated in law as though they were the same. See, in re adoption of Y.E.F., 163 Ohio St. 3d 521.

U.S. Const. Amend. VIII -

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Applicant Information: Brian Anthony Doyle
D.O.C. # 170531 - C.D.O.C. 04-10-2025 -

- Plaintiff V. Defendants -

Brian Anthony Doyle V. 10th Dist.
United States Federal District Court
Houder, Inter-alia,

A-E 13

Change Of Jurisdictional Venue;

To Proceed adequately and fairly.

The U.S. District Courts @ 901 19th St.
Room A100 located at the establishment
of the Alfred A. Hodge Court House

For the Tenth District Court House
Employees of such have predicate

acts violating RICO. In which
stand Prima-Facie in whole, therefore
bringing this matter into another

states federal jurisdiction upon
28 U.S.C. § 2242 under such provisions

and 18 U.S.C. § 1983 for predicate
Prima-Facie ~~the~~ acts involving conflicting,
of course, with 18 U.S.C. § 1962

Substantiating Racketeering actions
involving Attempted Murder, Unlawful
Arbitrary Contracts affecting Interstate
Commerce, Unlawful Debt Collection by
Deceit, and Tax Evasion by Extortion,
Fraud, Fraudulent Drawbacks, Conspiracy,
Inter-alia, Give Merit for standing to
be granted change of venue and counsel in
the matter due to paramount standing.

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Gavatos v. Murphy, 2024 U.S. Dist. Lexis 160078

In 2019, the State legislature enacted the New Jersey Medical Aid in Dying for the Terminally Ill Act, P.L. 2019, c. 59 (the Act). The Act established the

right of a qualified terminally ill patient, protected by appropriate safeguards, to obtain medication that the patient may choose to self-administer in order to

medication bring about the

patient's (humane) and (dignified)

death. N.J. Stat. Ann. § 26:27-2(a).

And it specified that any action

taken in accordance with the

Act "shall not constitute suicide or

assisted suicide," which otherwise

remains illegal. N.J. permits qualified

patients to access "Medical aid for dying."

A-E 6/13

Discussion: - INTER-LIT.

Gonzales v. Oregon, 546 U.S. 243,
THE ATTORNEY GENERAL'S Rule Making
POWER TO ~~THE~~ FULFILL HIS DUTIES
UNDER THE CSA did ^{NOT} INCLUDE
THE POWER TO DECLARE ILLEGITIMATE
A MEDICAL STANDARD FOR CARE
AND TREATMENT OF PATIENTS
THAT WAS SPECIFICALLY AUTHORIZED
UNDER STATE LAW. HNL -
END-OF-LIFE DECISIONS,
ASSISTED SUICIDE; THE OREGON
DEATH WITH DIGNITY ACT (ODWDA),
OR. REV. STAT. § 127.800, ET SEQ.
(2003), EXEMPTS FROM CIVIL OR
CRIMINAL LIABILITY STATE-LICENSED
PHYSICIANS WHO, IN COMPLIANCE WITH -

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Continuation of, Gonzales - HNZ

- THE SPECIFIC SAFEGUARDS IN ODWDA, DEPEND ON PRESCRIBE A LETHAL DOSE OF DRUGS UPON THE REQUEST OF A TERMINALLY ILL PATIENT. HNZ OREGON PHYSICIANS PRESCRIBE UNDER THE OREGON DEATH WITH DIGNITY ACT, DRUGS THAT ARE REGULATED UNDER A FEDERAL STATUTE, THE CONTROLLED SUBSTANCES ACT (CSA), 21 U.S.C. § 801 ET SEQ. THE CSA ALLOWS THESE PARTICULAR DRUGS TO BE AVAILABLE ONLY BY A WRITTEN PRESCRIPTION FROM A REGISTERED PHYSICIAN. IN THE ORDINARY COURSE THE SAME DRUGS ARE PRESCRIBED IN SMALLER DOSES FOR PAIN RELIEF ALLEVIATION. SEE, 597 U.S. 497 - HNZ16.

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U.S. CONST. AMEND. VIII, STANDING.

SIMPSON V. CIGNETOS, 129 F.4th 901

THE COURT REASONED THAT WHEN A SPECIFIC CONSTITUTIONAL AMENDMENT, SUCH AS THE ~~EIGHTH~~ EIGHTH AMENDMENT, PROVIDES AN EXPLICIT SOURCE OF PROTECTION FOR A PARTICULAR TYPE OF GOVERNMENT CONDUCT, THAT AMENDMENT, RATHER THAN THE MORE GENERALIZED NOTION OF SUBSTANTIVE DUE PROCESS UNDER THE FOURTEENTH AMENDMENT, MUST BE USED TO ANALYZE THE CLAIMS.

A-E 13

U.S. Const. Amend. VIII, ~~XXXXXX~~ XIV, Standing
analysis;

~~REIGNING NARRATIVE~~

For a Psychiatrist whom contracts with
a DEFENDANT TO WEAPONIZE THEIR
~~CAREER~~ CAREER BY APPLYING FALSE
DIAGNOSIS TO AID IN F.I.C.O.
VIOLATIONS AND WANTON INFLECTION
TOWARD THE VICTIM OF F.I.C.O. THE
PRECEDENT STANDS ~~FOR~~ DIAGNOSING
SOME ONE WITH A TERMINALLY ILL
DIAGNOSIS ~~KNOWN~~ KNOWN TO BE
FRAUDULENT TO EVADE TAXES
IS A MORBID INFLECTION OF UNDUE
STRESS AND SEVERE MENTAL ANGUISH
AND HATREDSHIP CONSTITUTING AN
EIGHTH AMENDMENT VIOLATION FOR CRUEL AND
UNUSUAL PUNISHMENT ACTIVATING
SUBSTANTIVE DUE PROCESS UNDER THE
FOURTEENTH AMENDMENT.

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Motion For D.O.C. Facility Transfer

Complaint

THE D.O.C. HAS PREVIOUSLY ALLOWED INMATES SERVING LENGTHY SENTENCES THE CHANCE TO TRANSFER TO ANOTHER STATES PENITENTIARY FOR MEDICAL CARE AND TO HAVE THE OPPORTUNITY TO BE CLOSE TO SOMEONE WHOM CARES ABOUT THEM AND WILL VISIT THEM. (THE PLAINTIFF IN THIS MATTER HAS BEEN DIAGNOSED (HOWEVER) FRAUDULENT) WITH A, TERMINAL ILLNESS, BY DEFENDANTS, DURING AN ABUSEMENT PERIOD OF A PREVIOUS FEDERAL CIVIL CASE IN WHICH THE COURT USED RACKETEERING ACTIVITIES TO ABUSE THE ABUSEMENT SEE 1:24-CV-07778. (COLORADO DIVISION).

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Continuation of Complaint:

Disregarding and violating a vast amount of INTERNAL REVENUE laws
See, 26 U.S.C. §§ 7121, 7201, 7203, 7206,
INTER-ALIA 18 U.S.C. §§ 1951,
1952, 1956, 1961, 1961(b), INTER-ALIA,
Under Those (Federal laws) the
Diagnosis would OF LEGALLY BEEN
in addition to a significant
confirmed violation and total
disregard to the presence
of conflict with federal laws
and aiding R.I.C.O. ~~activities~~ ^{violations}
yet Has the Plaintiff Mental
State become so bad that this
analysis is a consequential
delusion of of such Diagnosis?

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Continuation of Complaint;

If this hardship is purely Dilusional then the Plaintiff's mental state has deteriorated far past that of terminall and it would only add President that a man of such Dalusional Proportionality may there for never enjoy life's fruits However small, the Plaintiff would like to challenge the court for full analysis of the President colloquy for determination on this sensitive matter. To include a psychiatric evaluation by a federally issued psychiatrist from Washington D.C. and include a Washington D.C. legal analyst to determine

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Continuation of Complaint;

WEATHER THE PLAINTIFF IS SO
TERMINALLY ILL THAT HE LIVES
ENVELOPED IN DELUSION ~~AND~~ AND
IF SUCH THE CASE EXISTS THEN
A SUBJECT MATTER OF REQUESTING
TRANSFER TO A NEW JERSEY
PENITENTIARY FOR PROPER
EUTHANIZATION IN A STATE HE MAY
HAVE A VISIT AND BE PUT TO
REST IN PEACE AND DIGNITY, OR
WHILE THE PARAMOUNT VIOLATIONS
OF FEDERAL LAW NON FICTICIOUS
AND THEREFOR THE CLAIMS DO
BELONG TO THE PLAINTIFF AND
HIS CURRENT DETENTION IS
THEREFOR FEDERALLY ILLEGAL.
THE QUESTION RESTS ON THE COURTS.

Colorado Department of Corrections

Name

Register Number

Unit

Box Number

City, State, Zip

United States Dist. Court.

COURTROOM 1 OF U.S. Post Office

AND COURTHOUSE,

3RD FLOOR

401 MARKET STREET

CAMDEN, NEW JERSEY



RECEIVED

APR 21 2025

AT 8:30 _____ M
CLERK, U.S. DISTRICT COURT - DNJ

08101

CCF

FACILITY

4.10-25

DATE REC'D

Harris

STAFF LAST NAME

28867

ID#

124

INT

170531

DOCH

2016

OFFENDER LAST NAME

55

INT